Attorney Docket No.: 107415-0003-101

STATEMENT UNDER 37 CFR 3.73(b)							
Applicant/Patent Owner:	Molecular Templates, Inc.						
Application No.:	10/598,965Fi	ling Date:	February 26, 2007 (Conf. No. 2679)				
Entitled: LIBRARY OF TO	ONTEN MUTANTS, AND METHOD	S OF USING S	SAME				
Molecular Templates, Ir	10:a	Corporation					
(Name of Assignee)		(Type of Assigne	e, e.g., corporation, partnership, university, government agency, etc.)				
states that it is: 1. the assignee of the	entire right, title, and interest; or						
	than the entire right, title and inte rentage) of its ownership interest						
in the patent application/pa	atent identified above by virtue of	either:					
the United States Pa OR	tent and Trademark Office at Rec	el/Frame	identified above. The assignment was recorded in, or for which a copy thereof is attached. identified above, to the current assignee as follows:				
or ES residing the north	no inventoritati or the betest appr	ication ir pater it. i	denotined above, to the current assigned as follows.				
1. From: Xin W	ei nt was recorded in the United Sta	To: Unive	ersity Health Networks				
Reel	, Frame	, or for	which a copy thereof is attached.				
2 From: Jean C	Sariepy	To: Unive	ersity Health Networks				
	nt was recorded in the United Sta						
Reel		, or fo	or which a copy thereof is attached.				
3. From: Univer	sity Health Network	To: Mole	cular Templates, Inc.				
The documer	nt was recorded in the United Sta	tes Patent and	Trademark Office at				
Reel	, Frame	ort	for which a copy thereof is attached.				
Additional docum	ents in the chain of title are listed	on a supplem	ental sheet.				
or concurrently is being, su NOTE: A separate co	ibmitted for recordation pursuant py (i.e., a true copy of the origina	to 37 CFR 3.1 Lassignment d	chain of title from the original owner to the assignee was, 1. focument(s)) must be submitted to Assignment Division in records of the USPTO. See MPEP 302.08]				
The undersigned (whose ti	tle is supplied below) is authorize	ed to act on be	half of the assignee.				
			2/2//09				
	Signature		Date				
	Eric E. Poma		512-930-0304				
	Printed or Typed Name		Telephone Number				
CEO a	and President, Molecular Tem	plates, Inc.					
	Title	,					

Attorney Docket No.: 107415-0003-101

STATEMENT UNDER 37 CFR 3.73(b)

Applica	ant/Patent Own	er:Molecular Temple	ates, Inc.				
Application No.:		10/598,965	Filing Date:	February 26, 2007 (Conf. No	o. 2679)		
Entitled	t	LIBRARY OF TOXIN MUTANTS AND METHODS OF USING SAME					
Additio	onal documen	ts in the chain of ti	tte:				
4	From: Molecular Templates, Inc. To: D5 Pharma, Inc. The document was recorded in the United States Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.						
5.	The document			cular Templates, Inc. int and Trademark Office at hereof is attached.			

ASSIGNMENT

WHEREAS, Xin Wei and Jean Gariepy, whose complete are 222 Williamson Rd, Markham, ON Canada, L6E 1R9 and 29 Elmsthorpe Ave, Toronto ON, M5P 2L5 Canada, respectively, have made an invention entitled LIBRARY OF TOXIN MUTANTS AND METHODS OF USING SAME which is the subject of International patent application PCT/CA2004/000443 filed March 26, 2004;

AND WHEREAS, XIN WEI was a post-doctoral fellow of the UNIVERSITY HEALTH NETWORKS, whose full office address is whose full office address is is 190 Elizabeth Street, R. Fraser Elliott Building – Room 1S-417, at the time of invention, and as such, under the UNIVERSITY HEALTH NETWORKS inventorship policy, UNIVERSITY HEALTH NETWORKS has acquired from Xin Wei, effective retroactively to the earliest date of invention, the whole of his respective right, title and interest in and to the invention for all countries, and in and to their interest in any Letters Patent of any country, that may be obtained therefor;

NOW THEREFORE, for the sum of One Dollar and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Xin Wei has sold, assigned and transferred and by these presents does hereby sell, assign and transfer to UNIVERSITY HEALTH NETWORKS, its successors and assigns, his whole right title and interest for all countries, in and to the invention as fully set forth and described in said international patent application, and in and to any Letters Patent of any country that may be obtained therefor:

AND Xin Wei does hereby covenant and agree for themselves, their heirs, executors and assigns to do all such things and to execute without further consideration such further assurances, applications, and other instruments as may reasonably be required to obtain Letters Patent for the said invention and for additions and modifications thereto in any and all countries, and vest title thereto in UNIVERSITY HEALTH NETWORKS, its successors, assigns and legal representatives or nominees;

AND Xin Wei does hereby make this assignment in respect of his or her interest in the invention and aforementioned applications independently of any assignment of any other inventor or assignor;

AND the Assignor and the Assignees grant to Ridout & Maybee LLP the power to insert on this assignment any further indication which may be necessary to comply with the requirements of the Patent Office for its recordal in respect of said patent applications;

Feb., 12. 2009 Date

Witnessed by:

Mame: Number of Manner

ASSIGNMENT

WHEREAS, Xin Wei and JEAN GARIEPY, whose complete addresses are are 222 Williamson Rd, Markham, ON Canada, L6E 1R9 and 29 Elmsthorpe Ave, Toronto ON, M5P 2L5 Canada, respectively, have made an invention entitled LIBRARY OF TOXIN MUTANTS AND METHODS OF USING SAME which is the subject of International patent application PCT/CA2004/000443 filed March 26, 2004;

AND WHEREAS, UNIVERSITY HEALTH NETWORKS, whose full office address is 190 Elizabeth Street, R. Fraser Elliott Building – Room 1S-417, Toronto, Ontario, M5G 2C4 Canada, was the employer of Jean Gariepy at the time of invention, and has acquired from Jean Gariepy, effective retroactively to the earliest date of invention, the whole of his respective right, title and interest in and to the invention for all countries, and in and to his interest in any Letters Patent of any country, that may be obtained therefor;

NOW THEREFORE, for the sum of One Dollar and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Jean Gariepy has sold, assigned and transferred and by these presents does hereby sell, assign and transfer to UNIVERSITY HEALTH NETWORKS, its successors and assigns, his whole right title and interest for all countries, in and to the invention as fully set forth and described in said International patent application, and in and to any Letters Patent of any country that may be obtained therefor:

AND Jean Gariepy does hereby covenant and agree for themselves, their heirs, executors and assigns to do all such things and to execute without further consideration such further assurances, applications, and other instruments as may reasonably be required to obtain Letters Patent for the said invention and for additions and modifications thereto in any and all countries, and vest title thereto in UNIVERSITY HEALTH NETWORKS, its successors, assigns and legal representatives or nominees;

AND Jean Gariepy does hereby make this assignment in respect of his or her interest in the invention and aforementioned applications independently of any assignment of any other inventor or assignor;

AND the Assignor and the Assignees grant to Ridout & Maybee LLP the power to insert on this assignment any further indication which may be necessary to comply with the requirements of the Patent Office for its recordal in respect of said patent applications;

PERIC HUANG

JEAN GARIEPY

Fel. 10.2009

Date

Witnessed by:

INTELLECTUAL PROPERTY TRANSFER AGREEMENT

This Intellectual Property Transfer Agreement (the "Agreement") is made as of the 23'rd day of February 2009 (the "Effective Date") by and between the following Parties:

UNIVERSITY HEALTH NETWORK an Ontario corporation incorporated by special statute under the University Health Network Act, 1997, having a principal office at 190 Elizabeth Street, R. Fraser Bldg. – Room 1S-417, Toronto, Ontario MSG 2C4 (hereinafter referred to as "UHN" or "Assignor")

-AND-

MOLECULAR TEMPLATES, INC. having a principal place of business at 101 College Street, Suite 140, Toronto, Ontario, M5G 1L7 (hereinafter referred to as "MTI" or "Assignee")

Assignor and Assignee are collectively referred to herein as the "Parties" and individually as a "Party."

BACKGROUND:

WHEREAS, UHN owns the Technology (as defined herein) relating to Shiga Toxin variants.

AND WHEREAS, UHN desires to assign its rights in the Technology and MTI desires to obtain said rights to the Technology.

NOW THEREFORE THIS AGREEMENT WITNESSES that in consideration for the mutual promises, representations, covenants and agreements of the Parties contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

ARTICLE 1 - INTERPRETATION

1.1. Defined Terms. For the purposes of this Agreement, unless the context otherwise requires, the following terms shall have the respective meanings set out below and grammatical variations of such terms shall have corresponding meanings:

(f) "Intellectual Property Rights" means any rights in and to the Patents as of the Effective Date;

- (I) "Parties" means UHN and MTI, collectively, and "Party" means each individually;
- (m) "Patents" mean all patents and applications listed in Schedule A, all patent applications that claim priority from the same application(s) that such patents or applications claim priority, including any continuations, continuations-in-part, divisions, or any substitute applications; any patent issued with respect to any such patent applications; any reissue,

reexamination, renewal or extension (including any supplemental protection certificate) of any such patent or application; any confirmation patent, registration patent or patent of addition based on any such patent; and all foreign counterparts of any of the foregoing, or, as applicable, portions thereof or individual claims therein.

REDACTED

(r) "Technology" means all subject matter described in the Patents listed in Schedule "A", any materials pertaining to said subject matter in the possession of MTI as on the Effective Date, and all Intellectual Property Rights related to or arising therefrom;

1.7. Schedules. The following Schedules are annexed to and form part of this Agreement:

Schedule A - Patents

ARTICLE 2 - GRANT OF RIGHTS

2.1. Assignment of Technology. Subject to the terms and conditions of this Agreement, Assignor hereby assigns and transfers to Assignee, its successors and assigns, all rights, title, and interests in and to the Technology, and all rights and privileges related thereto; including without limitation to manufacture, have manufactured, offer for sale, sell or have sold, import, export and use the Technology, and to produce and reproduce work in the Technology or any substantial part thereof in the Territory; to enforce the Intellectual Property Rights and to retain all revenues received from others for past, present and future acts of infringement or misappropriation of said Intellectual Property Rights.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on the date first above written.

UNIVERSITY HEALTH NETWORK

Dor

Name: Dr. Christopher Paige Title: Vice President Research

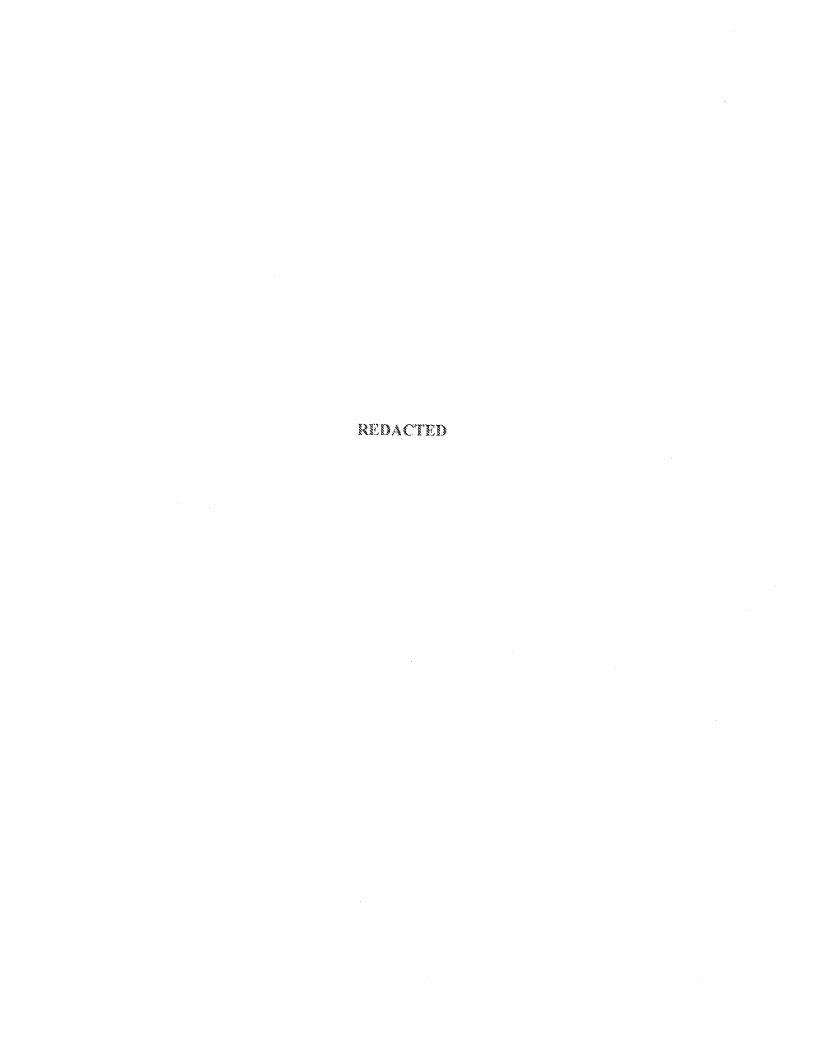
MOLECULAR TEMPLATES, INC.

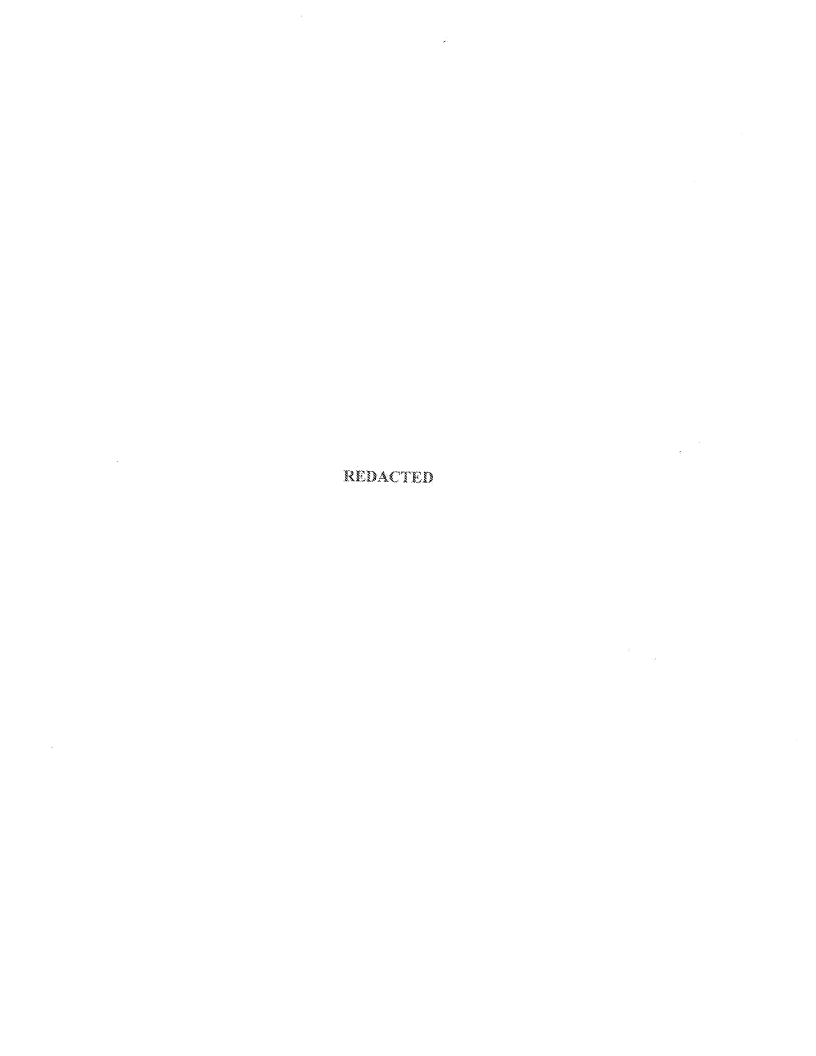
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Name: Dr. Eric Poma Title: President

SCHEDULE A (Technology)

- 1. PCT patent application PCT/CA1998/01137 (WO1999/40185) entitled "Cytotoxic Heteromeric Protein Combinatorial Libraries";
- 2. PCT patent application PCT/CA2004/000443 (WO2005/092917) entitled "Library of Toxin Mutants, and Methods of Using Same;
- 3. PCT patent application PCT/CA2006/001581 (WO2007/033497) entitled "Library from Toxin Mutants, and Methods of Using Same;
- 4. All applications that may be filed based on the foregoing, including without limitation all divisional, continuation or continuation-in-part applications claiming priority to any of the foregoing, and all applications corresponding to the foregoing filed in any country worldwide;
- 5. All issued and unexpired patents resulting from any of the applications described above; and,
- 6. All issued and unexpired reissues, reexaminations, renewals or extensions that may be based on any of the patents or applications described above.





ASSET PURCHASE AGREEMENT

THIS ASSET PURCHASE AGREEMENT (this "Agreement") is entered into as of March _____, 2009 by and between D5 Pharma, Inc., a Delaware corporation ("Buyer"), and Molecular Templates, Inc., a company organized under the laws of Canada ("Seller," and, together with Buyer, the "Parties").

RECITALS

- A. Upon the terms and subject conditions of this Agreement, Seller wishes to sell to Buyer all of the assets of Seller that relate to or are or were used in, or that have been under development for use in, the conduct of Seller's business and to transfer to Buyer certain specified obligations of Seller.
- B. Upon the terms and subject to the conditions of this Agreement, Buyer wishes to acquire such assets and to assume such obligations.
- C. The Parties intend, by executing this Agreement, that the transactions contemplated by this Agreement (i) constitute a "reorganization" within the meaning of Section 368(a)(1)(C) of the Code, and this Agreement constitutes a "plan of reorganization" within the meaning of Sections 1.368-2(g) and 1.368-3(a) of the Treasury Regulations promulgated under Section 368 of the Code; and (ii) qualify as a tax-free exchange within the meaning of Section 351 of the Code.

NOW, THEREFORE, in consideration of the mutual covenants and promises contained herein and for other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the Parties hereto agree as follows:

ARTICLE I

DEFINITIONS

I.1 Certain Definitions

. For purposes of this Agreement, the term:

(d) "Intellectual Property Rights" means any or all of the following and all rights in, arising out of, or associated therewith: (i) all United States and foreign patents and utility models and applications therefor and all reissues, divisions, reexaminations, renewals, extensions, provisionals, continuations and continuations-in-part thereof, and equivalent or similar rights anywhere in the world in inventions and discoveries including without limitation invention disclosures ("Patents"); (ii) all trade secrets and other rights in know-how and confidential or proprietary information; (iii) all copyrights, copyrights registrations and applications therefor and all other rights corresponding thereto throughout the world ("Copyrights"); (iv) all industrial designs and any registrations and applications therefor throughout the world; (v) all World Wide Web addresses and domain names and applications and registrations therefor, all trade names, logos, common law trademarks and service marks, trademark and service mark registrations and applications therefor and all goodwill associated therewith throughout the world ("Trademarks"); and (vi) any similar, corresponding or equivalent rights to any of the foregoing anywhere in the world.

- (g) "Registered Intellectual Property Rights" means all United States, international and foreign: (i) Patents, including applications therefor; (ii) registered Trademarks, applications to register Trademarks, including intent-to-use applications, or other registrations or applications related to Trademarks; (iii) Copyrights registrations and applications to register Copyrights; (iv) Mask Work registrations and applications to register Mask Works; and (v) any other Technology that is the subject of an application, certificate, filing, registration or other document issued by, filed with, or recorded by, any state, government or other public legal authority at any time.
- (h) "Seller Intellectual Property" means any and all Technology and any and all Intellectual Property Rights, including without limitation Seller's Registered Intellectual Property Rights, that (i) is or are owned (in whole or in part) by or exclusively licensed to Seller, or (ii) is or are claimed to be owned (in whole or in part) by or exclusively licensed to, Seller.

(j) "Technology" means all information and Intellectual Property Rights related to, constituting or disclosing, and all tangible or intangible copies and embodiments in any media of, technology, including all know-how, show-how, techniques, trade secrets, inventions and discoveries (whether or not patented or patentable), algorithms, routines, software, files, databases, works of authorship or processes.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

BUYER:

D5 PHARMA, INC., a Delaware corporation

Eric Poma.

President & Chief Executive Officer

SELLER:

Molecular Templates, Inc., a Canadian company

Eric Poma,

Chief Executive Officer



PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE CERTIFICATE OF AMENDMENT OF "D5 PHARMA, INC.",

CHANGING ITS NAME FROM "D5 PHARMA, INC." TO "MOLECULAR

TEMPLATES, INC.", FILED IN THIS OFFICE ON THE FOURTEENTH DAY OF

APRIL, A.D. 2009, AT 11:57 O'CLOCK A.M.

4657282 8100

090760098

AUTHENTACATION: 7461920

DATE: 08-06-09

You may verify this certificate online at corp.delaware.gov/authver.shtml

State of Delaware Secretary of State Division of Corporations Delivered 12:09 PM 04/14/2009 FILED 11:57 AM 04/14/2009 SRV 090360248 - 4657282 FILE

CERTIFICATE OF AMENDMENT TO AMENDED AND RESTATED

CERTIFICATE OF INCORPORATION OF

D5 PHARMA, INC.

D5 Pharma, Inc., a corporation organized and existing under the laws of the State of Delaware (the "Corporation"), hereby certifies as follows:

1. That Article I of the Corporation's Amended and Restated Certificate of Incorporation which currently reads:

"The name of this corporation is D5 Pharma, Inc."

is amended in its entirey to read as follows:

"The name of this corporation is Molecular Templates, Inc."

- 2. This Certificate of Amendment of the Corporation's Amended and Restated Certificate of Incorporation has been duly approved by the Corporation's Board of Directors in accordance with Section 242 the Delaware General Corporation Law.
- 3. This Certificate of Amendment of the Corporation's Amended and Restated Certificate of Incorporation has been duly approved by the required vote of stockholders in accordance with Section 228 of the Delaware General Corporation Law.

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Amendment to be signed by its President and Chief Executive Officer, this 13th day of April, 2009.

D5 Pharma, Inc.

By: /s/ Eric Poma
Eric Poma, President and Chief Executive Officer